

Property Recovered Subject to 40% Contingency Fee

<u>Description of Matter/Asset</u>	<u>Total Recovery</u>	<u>Contingency</u>	<u>Compensation</u>
Resolution of AP 15-00008, relating to the allegedly fraudulent transfer of the Molt Property. Motion and Order (Dkts #198, 202)	\$75,000	40%	\$30,000.00

Assets recovered and liquidated from
the resolution of AP 15-00015,
seeking substantive consolidation
of various entities and recovery
of various fraudulent transfers.
Motion and Order (Dkts # 340, 426):

Sale of the Billings House, Paragraph 2.a. of Settlement Agreement (Dkt #340-1)	\$333,000.00	40%	\$133,200.00
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Monies from Goetz, Baldwin & Geddes P.C. Trust Account, Paragraph 2.f. of Settlement Agreement (Dkt #340-1)	\$242,357.32	40%	\$96,942.93
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Total Recovery for First Application Period: \$650,357.32

Total compensation requested for the First Application Period: \$260,142.93.

<u>Description of Matter/Asset</u>	<u>Total Recovery</u>	<u>Contingency</u>	<u>Compensation</u>
Assets recovered and liquidated from the resolution of AP 15-00015, seeking substantive consolidation of various entities and recovery of various fraudulent transfers. Motion and Order (Dkts # 340, 426):			

Sale of the Whispering Winds, Ranch Paragraph 2.c-d of Settlement Agreement (Dkt #340-1)	\$1,050,000.00	40%	\$420,000.00
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Assets recovered and liquidated from
the resolution of AP 17-00021-JDP,
seeking damages for breach of the
Settlement Agreement and other assets
concealed by Debtor.

	\$60,000.00	40%	<u>\$24,000.00</u>
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EXHIBIT**C**

Total Recovery for Second Application Period:	\$1,110,000.00
Total compensation per terms of original employment agreement at 40%:	\$444,000.00.
Total compensation that will be requested with \$100,000.00 reduction:	\$344,000.00